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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 15th October, 1959 :—

Issue No.	No. and date	Issued by	Subject
122	G.S.R. 1129, dated 12th October, 1959.	Ministry of Food and Agriculture.	Amendment in the Rice-Milling Industry (Regulation and Licensing) Rules, 1959.
123	G.S.R. 1152, dated 15th October, 1959.	Ministry of Finance	Exempting certain categories of matches from certain duty leviable thereon—details specified therein.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—SECTION 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

(Department of Legal Affairs)

New Delhi, the 19th October 1959

G.S.R. 1154 [Contracts/Amdts. 18].—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. G.S.R. 1161 dated the 1st December, 1958, relating to the execution of contracts and assurances of property, namely:—

In the said notification—
A. in Part III which relates to the Ministry of Defence—

(1) under Head A—

(a) item 5 shall be omitted; and

(b) items 6 to 14 shall be renumbered as items 5 to 13.

(2) under Head E in clause (1) of item 2, the entries 'Commandants/Chief Ordnance Officers/Officer Commanding Ordnance Depots and AOC Centre' shall be substituted by the entries 'Commandants/Chief Ordnance Officer/Deputy Commandants/Deputy Chief Ordnance Officers/Local Purchase Officers/Officer Commanding Ordnance Depots and AOC Centre'.

(3) under Head F—

(i) the entries 'Officers Commanding, Supply Depots, Officers Commanding, Advance Base, Supply Depots, Officers Commanding, Reserve Petroleum Depots, Officers Commanding, Advance Base Petroleum Depots, Officers Commanding, Petroleum Contract Platoons, Officers Commanding Supply/Petroleum Depots, Officers Commanding, Petroleum Platoons, Officers Commanding, Animal Transport Units ASC', shall be substituted by the entries 'Officers Commanding, Supply Depots/Advance Base Supply Depots/Reserve Supply Depots/Railhead Supply Depots, Officer-in-charge (not being a Junior Commissioned Officer), Supply Point/Supply Sub-Depots, Officers Commanding, Petroleum Depots/Advance Base Petroleum Depots/Reserve Petroleum Depots/Railhead Petroleum Depots/Petroleum Contract Units, Officers Commanding Animal Transport Regiments/Companies'; and

(ii) the entry 'Officer Incharge (not being a Junior Commissioned Officer), Supply Point/Supply Sub Depot' shall be omitted.

B. In Part XIV, which relates to the Ministry of Railways, in item 34, after the entry 'Workshop Medical Officer', the entries 'or Divisional Superintendents or Deputy Chief Mechanical Engineers' shall be inserted.

C. In Part XVI, which relates to the Ministry of Scientific Research and Cultural Affairs, after Head H and the entries thereunder the following Heads and entries shall be inserted namely:—

"I. In the case of the Botanical Survey of India—

(i) All instruments relating to purchase, supply and conveyance or carriage of materials, stores and machinery, etc. and repairs thereof;

(ii) Security bonds or mortgage deeds of cashiers and store-keepers or their sureties to secure the due execution of an office or the due accounting for money or other property received by virtue thereof; and

(iii) Agreements or leases for hire of buildings required for the Botanical Survey of India for periods not exceeding one year at a time;

by the Chief Botanist, Botanical Survey of India.

J In the case of the Central Board of Geophysics, Calcutta—

Security or fidelity bonds of officers of the Government or their sureties to secure the due execution of an office or the due accounting for money or other property received by virtue thereof;

by the Secretary, Central Board of Geophysics.

K. In the case of the National Museum of India, New Delhi—

(i) Security bonds to secure the due execution of an office or the due accounting for money or other property received by virtue thereof, of the Government servants whom the Director or the Assistant Director, National Museum has power to appoint;

(ii) Contracts and other instruments for petty construction in connection with erection, removal, excavation, packing and transport of works of sculptures, objects of art, setting up of dioramas, machinery, which are outside the purview of the Public Works Department;

(iii) Contracts for the supply of stores, chemicals, objects of art, dioramas, machinery and apparatus and other equipment, and their maintenance and repairs when the cost does not exceed Rs. 2,500/- in each case;

(iv) Contracts for the delivery of consignments;

(v) Contracts for catering relating to the Museum Canteen;

(vi) Contracts and other instruments for the publication and binding of books;

(vii) Agreements for the disinfection of and control of white-ants and other insects in the Museum building or buildings;

(viii) Contracts relating to the maintenance and upkeep of Museum equipment and objects; and

(ix) Contracts and instruments relating to the sale of grass and trees, disposal of waste-paper and other obsolete stores, and broken or damaged objects upto Rs. 1,000/-;

by the Director/Assistant Director, National Museum.

L. In the case of National Gallery of Modern Art, New Delhi.

- (i) Contracts and other instruments for the binding of books and publications;
- (ii) Agreements in connection with the disinfection of and the control of whiteants and other insects in the Galleries and Library premises, etc.;
- (iii) Contracts and instruments relating to disposal of worn out stores;
- (iv) Contracts for catering relating to the Gallery Canteen;
- (v) All agreements relating to local purchase of stores and materials, etc. upto the limit of Rs. 2,000/- in each case; and

(vi) All deeds and contracts, etc. relating to the executing of petty original works, repairs, renovations, etc. in the Gallery through sources other than CPWD upto a limit of Rs. 2,500/- in each case;

by the Curator, National Gallery of Modern Art."

D. In part XIX which relates to the Ministry of Works, Housing & Supply, under Head B, in item 5, after the entry 'Manager of Publications', the entry 'or the Assistant Manager of Publications' shall be inserted.

E. In part XX which relates to the Department of Atomic Energy, after Head E and the entries thereunder, the following Head and entries shall be inserted namely:—

'F. In the case of the Bye-Product Recovery Plant:—

- (i) Contracts relating to execution of works;
- (ii) Contracts for the purchase of equipment and stores; and
- (iii) Security Bonds for the due performance of their duties by Government servants;

by the Chief Scientific Officer (Chemical Engineering), Atomic Energy Commission'.

F. In Part XXIV, which relates to the Union Territory of Andaman and Nicobar Islands—

(1) in item 1, the words 'the working and business of the Public Works Department' shall be omitted.

(2) after item 2 and entries thereunder the following item shall be inserted, namely:—

- 3. (a) All instruments relating to purchase, supply and conveyance or carriage of materials, stores, machinery etc.;
- (b) all instruments relating to the execution of works of all kinds connected with buildings, bridges, roads, canals, tanks, reservoirs, docks and harbours and embankments and instruments relating to the construction of water-works, sewage works the erection of machinery, and the working of coal mines;
- (c) bonds by auctioneers and security bonds for the due performance and completion of works; and
- (d) security bonds for the performance of their duties by Government servants whom the officers specified below have power to appoint;

by the Superintending Engineers, Divisional Officers, Sub-Divisional Officers.'

G. in Part XXV A, which relates to the Union Territory of Himachal Pradesh, clause (c) of item 3 shall be substituted by the following clause, namely:—

'(c) upto Rs. 5,000/- per annum in each case for periods not exceeding five years;

by the Chief Conservator of Forests'.

(Department of Legal Affairs)
(Judicial Section)

New Delhi, the 19th October 1959

G.S.R. 1155.—In exercise of the powers conferred by clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908) the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Law No. S.R.O. 3920 dated the 5th December, 1957, namely:—

In the Schedule to the said notification, under item 4, relating to Bombay, in the second column,

(A) against part (a) in the first column, for the entry 'Government Pleader, High Court', the following entries shall be substituted, namely:—

- (i) Government Pleader, High Court.
- (ii) Assistant Government Pleader, High Court.
- (iii) Special Government Pleader, High Court, Nagpur.
- (iv) Assistant Special Government Pleader, High Court, Nagpur.
- (v) Special Government Pleader, High Court, Rajkot.'

(B) against part (e) in the first column, for the entry 'District Government Pleaders', the following entries shall be substituted, namely:—

- (i) District Government Pleaders.
- (ii) Additional District Government Pleaders.
- (iii) Assistant Government Pleaders.
- (iv) Sub-Government Pleaders.'

[No. F. 51(2)/57-J.]

B. N. LOKUR, Jt. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 20th October 1959

G.S.R. 1156.—In pursuance of sub-rule (1) of rule 3 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government have constituted for the Union Territories of Delhi and Himachal Pradesh a Joint Cadre of the Indian Administrative Service with effect from the 11th May, 1959.

[No. F. 5/44/58-AIS(II).]

G.S.R. 1157.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government hereby makes the following further amendments to the Indian Administrative Service (Recruitment) Rules, 1954; namely:—

In the said rules:—

(i) in rule 4, after sub-rule (4), the following sub-rule shall be inserted, namely:—

“(5) Notwithstanding anything hereinbefore contained in this rule, in relation to the Union Territories of Delhi and Himachal Pradesh, recruitment to the Joint Cadre on its initial constitution shall be made by such method, as the Central Government may, after consultation with the Commission, prescribe”;

(ii) in rule 9, after the first proviso to sub-clause (iii) of clause (b) of sub-rule (3), the following proviso shall be inserted; namely:—

“Provided further that in relation to the Union Territories of Delhi and Himachal Pradesh officers appointed to the Service at the time of the initial constitution of the Joint Cadre shall also be excluded”.

These amendments shall be deemed to have come into force on and from the 11th May, 1959.

[No. 5/44/58-AIS(II)-(A).]

G.S.R. 1158.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government hereby makes the following further amendment to the Indian Administrative Service (Pay) Rules, 1954, namely:—

In the said rules, after rule 10-B, the following rule shall be inserted, namely:—

“10-C. Fixation of pay and scales of pay of officers appointed to the Indian Administrative Service on its initial constitution in the Union Territories of Delhi and Himachal Pradesh:

Notwithstanding anything contained in these rules, in relation to the Union Territories of Delhi and Himachal Pradesh, the pay of officers appointed to the Indian Administrative Service at the time of the initial constitution of the Joint Cadre, shall be fixed in the junior or senior scales of pay in accordance with such principles as the Central Government may determine”.

This amendment shall be deemed to have come into force on and from the 11th May, 1959.

[No. 5/44/58-AIS(II)-(B).]

G.S.R. 1159.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government hereby makes the following further amendment to the Indian Administrative Service (Regulation of Seniority) Rules, 1954, namely:—

In the said rules, after rule 5-B, the following rule shall be inserted:—

“5-C. Seniority of officers appointed to the service on its initial constitution in the Union Territories of Delhi and Himachal Pradesh:

Notwithstanding anything contained in these rules, in relation to the Union Territories of Delhi and Himachal Pradesh, the year of allotment and the seniority of officers appointed to the Service at the time of the initial constitution of the Joint Cadre, shall be determined *ad hoc* by the Central Government after taking into account the length of service and the responsibilities of posts as reflected in pay or nature of duties or both”.

This amendment shall be deemed to have come into force on and from the 11th May, 1959.

[No. 5/44/58-AIS(II)-(C).]

S. NARAYANSWAMY, Dy. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 15th October '1959

G.S.R. 1160.—In exercise of the powers conferred by the proviso to article 309, and clause (5) of article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General of India in relation to persons serving in the Indian Audit and Accounts Department, hereby makes the following further amendment to the Civil Service Regulations, namely:—

In the said Regulations, in article 934, the following further proviso shall be inserted.

“provided further that the minimum rate of conversion of 1s. 9d. to the rupee shall not apply to those territories included in Appendix 15, where the Indian rupee is either legal or current tender or whose currency is at par with the Indian rupees.”

[No. F. 9(15)-EV/57.]

D. D. BHATIA, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 24th October 1959

G.S.R. 1161.—The following draft of a further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1959, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 27th November, 1959.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, in the Second Schedule after item 46 and the entries relating thereto the following shall be added, namely:—

“47. Earth Augers.”

[No. 70/F. No. 34/136/59-Cus.IV.]

G.S.R. 1162.—The following draft of a further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1959, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 4th November, 1959.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, in the Second Schedule after item 47 and the entry relating thereto, the following shall be inserted, namely:—

“48. Mixed fabrics containing terylene.”

[No. 71/F. No. 34/60/59-Cus.IV.]

G.S.R. 1163.—The following draft of a further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1959, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 27th November, 1959.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, in the Second Schedule after item 48 and the entry relating thereto, the following shall be inserted, namely:—

“49. Jute shuttles.”

[No. 72/F. No. 34/159/59-Cus. IV.]

G.S.R. 1164.—The following draft of a further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1959, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 27th November, 1959.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, in the Second Schedule after item 49 and the entry relating thereto, the following shall be inserted, namely:—

“50. Zinc strips.”

[No. 73/F. No. 34/230/59-Cus. IV.]

M. A. RANGASWAMY, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(Department of Commerce)

New Delhi, the 14th October 1959

G.S.R. 1165.—In exercise of the powers conferred by sub-section (1) and (2) of section 26 of the Khadi and Village Industries Commission Act, 1956 (61 of 1956), the Central Government hereby makes the following amendment in the Khadi and Village Industries Commission Rules, 1957, namely:—

In sub-rule (2) of rule 30 of the said Rules, for the words “send a report to the Government on the action taken”, the following shall be substituted, namely:—

“shall also send to the Government a detailed report together with the action taken against the person(s), if any, responsible for the loss. The cases involving losses not exceeding Rs. 1,000 shall not be reported to the Government unless there are in any case important features which merit detailed investigation and consideration”.

[No. 5(3)/59-KVE.]

M. P. ALEXANDER, Dy. Secy.

(Department of Company Law Administration)

New Delhi, the 14th October 1959

G.S.R. 1166.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration), S.R.O. No. 3216, dated the 4th October, 1957, the Central Government hereby directs that the requirements of clause (a) of sub-section (1) of the said section shall apply to the Burmah Oil Company (India Concessions), Limited, (hereinafter referred to as the Company), being a foreign company, subject to the following exceptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594—

if, in respect of the financial year ending on or after the 31st day of December, 1957, the company submits to the appropriate Registrar of Companies in India, in triplicate,

(i) a copy of the authenticated balance sheet (including documents relating to every subsidiary of the company) as submitted by

it to the prescribed authority in the country of its incorporation under the provisions of the law in that country; and

(ii) a certificate signed by two directors of the company and by the person authorised to accept on behalf of the company service of process in India under clause (d) of sub-section (1) of section 592 of the Companies Act, 1956, to the effect, that, during the period covered by the accounts, the company held no property or assets in India for its own benefit, and did not have any liabilities in India on its own account and that it did not carry on any business in India.

[No. 15/15/59-PR.]

G.S.R. 1167.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956), (hereinafter referred to as the Act), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) No. S.R.O. 3216, dated the 4th October, 1957, the Central Government hereby directs that, in the case of Aislaby Estates Limited (hereinafter referred to as the company), being a foreign company, the requirements of clause (a) of sub-section (1) of the said section shall apply subject to the following exemptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of section 594 of the Act, if the balance sheet and profit and loss account prepared in terms of clause (i) of this Department's notification No. S.R.O. 3216, dated the 4th October, 1957, in respect of the Company's financial year ending on the 31st day of December, 1958, are audited by the auditors of the company in the country of its incorporation.

[No. 15/22/59-PR.]

New Delhi, the 15th October 1959

G.S.R. 1168.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956), and in partial modification of the notification of the Government of India, in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957, the Central Government hereby directs that the requirement of clause (a) to sub-section (1) of section 594 of the Act shall apply to the Burmah Oil Eastern Provident Fund Trust Ltd. (hereinafter referred to as the company), being a foreign company, subject to the following exceptions and modifications, namely:—

It shall be deemed sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594,

if in respect of the financial years ending on or after the 31st December, 1957, the company submits to the appropriate Registrar of the Companies in India, in triplicate,

- (i) a copy of the authenticated balance sheet and profit and loss account (including documents relating to every subsidiary of the company), as submitted by it to the prescribed authority in the country of its incorporation under the provisions of the law in that country;
- (ii) a certificate signed by two directors of the company or by the person authorised to accept service of process in India under clause (d) of sub-section (1) of section 592 of the Companies Act, 1956, to the effect that the company does not hold any property or assets in India for its own benefit and does not have any liabilities in India on its own account and that it carries on no business in India, other than that of acting as trustees, through its own directors, in an administrative capacity for some provident funds in India.

[No. 15/14/59-PR.]

New Delhi, the 17th October 1959

G.S.R. 1169.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956), and in partial modification of the notification of the Government of India, in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957,

the Central Government hereby directs that the requirements of clause (a) of sub-section (1) of section 594 of the Act, shall apply to Geophysical Service International S.A. (hereinafter referred to as the company), being a foreign company, subject to the following exceptions and modifications, namely:—

It shall be deemed sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594:

if, in respect of the period after the 31st December, 1956, the company submits annually to the appropriate Registrar of Companies in India in triplicate,

- (i) a copy of the authenticated balance sheet and profit and loss account (including documents relating to every subsidiary of the company) as submitted by it to the prescribed authority in the country of its incorporation under the provisions of the law in that country;
- (ii) a statement of (a) its assets and liabilities in India, (b) its actual receipts and expenses in India, certified by two directors of the company and a person authorised to accept process in India under clause (d) of sub-section (1) of section 592 of the Companies Act, 1956; and
- (iii) a certificate by the aforesaid persons to the effect that the company does not carry on in India any business other than that of carrying out seismic surveys in the State of West Bengal in connection with the Indo-Stanvac Petroleum Project.

[No. 15/7/59-PR.]

T. S. MENON, Under Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Communications & Civil Aviation)

New Delhi, the 15th October 1959

G.S.R. 1170.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules for recruitment to the posts of Inspector of Peons in the Posts and Telegraphs Department namely:

1. Short Title.—These rules may be called the Posts and Telegraphs Department (Inspector of Peons) Recruitment Rules, 1959.

2. Application.—These rules shall apply to the post specified in column (1) of the schedule hereto annexed.

3. Classification and scope of service.—The classification, scale of pay and scope of service in respect of the said post shall be as specified in columns (2), (3) and (4) of the said Schedule.

4. Recruitment etc.—The age limit and other matters relating to the said post shall be as specified in columns (5) to (7) of the said Schedule.

SCHEDULE

Name of the cadre	Classification	Scale of pay	Scope of service	Age limits	Educational and other qualifications required	Period of trial	Method of recruitment whether by direct recruitment or by promotion
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Inspectors of peons.	General Central Service, Class III Non-Gazetted and non-ministerial.	Rs. 55—3—85	Recruited for service normally in a particular telegraph office. But in the interest of service, they may be transferred anywhere in India.	No age limit	1. Should be able to ride bicycle. 2. Thorough knowledge of the localities where to be employed. 3. Knowledge of English and local languages.	One Year.	By a competitive test from among permanent Task Work messengers or temporary Task Work messengers with not less than 3 years continuous service, to test that the candidates possess the qualifications prescribed. Candidates' knowledge of English and local languages will be judged by holding a written test of the VIII standard. The test will be conducted by a Board consisting of the appointing authority and two other gazetted officers nominated by the Head of the circle.

[No. 17-4/59-NCG.]

G.S.R. 1171.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President is pleased to make the following rules regulating the recruitment and certain conditions of service, of persons appointed to the posts of Chargehands (Technical) in the Posts and Telegraphs Department:—

RULES

1. Short title.—These rules may be called the Posts and Telegraphs Department [Chargehands (Technical)] Recruitment Rules, 1959.

2. Classification and scale of pay.—The classification of the posts of Chargehands (Technical) in the Posts and Telegraphs Department, hereinafter referred to as the said posts and the scale of pay attached to them shall be as specified in columns 2 and 3 of the Schedule annexed hereto.

3. Recruitment etc.—The age limit, the qualifications for recruitment, the method of recruitment and other things relating to the recruitment to the said posts shall be as specified in columns 4 to 9 of the Schedule.

4. Disqualification.—No person who has more than one wife living or marrying a person having a wife living shall be eligible for appointment to any of the said posts: Provided that the Central Government may in exceptional case and for reasons to be recorded in writing, exempt any person from the operation of this rule.

SCHEDULE

Name of the cadre	Classification whether gazetted or non-gazetted whether Ministerial or Non-Ministerial	Scale of pay	Scope of service	Method of recruitment	Age limits	Educational qualifications and experience required	Period of trial, if any	Composition of Selection Board
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Chargehands (Technical)	General Central Service, Class III, Non-Gazetted and Non-Ministerial.	Rs. 90—5—150	Recruited for service in a particular Motor Workshop of the Department. But in the interest of service, liable to be transferred to serve anywhere in India.	By promotion from skilled tradesmen of Unit concerned, who possess the required qualifications ; in cases no suitable departmental officials are available, by direct recruitment through the Employment Exchange : NOTE :—If no suitable candidates are available either from the departmental officials or from the Employment Exchange the posts will be filled by advertisement in the press.	18-30 yrs. on 1st January of the year of recruitment. NOTE :—No upper age limit for departmental candidates.	(a) Matriculation Examination or an equivalent qualification from any recognized University. (b) Sufficient knowledge in the work of respective trade as in the Appendix below.	One Year.	Selection will be made by a Board consisting of the Director of Postal Services, the Controller of P. & T. Mail Motor Service and the Manager Mail Motor Service.

NOTE : Maximum age limit is relaxable in the case of Scheduled Castes and Scheduled Tribes candidates, displaced persons and other categories of persons in accordance with the orders issued by the Government of India from time to time.

APPENDIX

Qualification Required of Chargehands

Either—

(A) Ability to:—

- (1) do all work prescribed for a motor mechanic,
- (2) dismantle, overhaul and re-assemble an engine assembly,
- (3) make proper dimensioned sketches and drawings,
- (4) inspect and determine the condition of vehicle parts, and
- (5) identify spare parts in part lists and have a fair knowledge of the method of demanding stores,

OR

(B) Ability to:—

- (1) do all the work prescribed for the electrician, motor vehicle,
- (2) read drawings and blue prints,
- (3) carry out any testing, adjusting or repairs required to the electrical equipment on motor vehicles and motor cycles including rewinding of armatures and field coils of generators and motors, and
- (4) identify spare parts in part lists and have a fair knowledge of the method of demanding stores,

OR

(C) (1) must be able to do the work of a carpenter/tinsmith with much higher degree of proficiency than required of a skilled workman,

(2) must be able to read drawings and blue prints and estimate quantities materials required therefor,

(3) must have a good knowledge of timbers and their seasoning, storage and preservation,

(4) must have a good knowledge of the gauges and sizes of sheetmetal, wires, tubes, properties of the various metals and alloys and of various solders and fluxes and in addition must have fair knowledge of the work of the tradesmen to be employed under him.

[No. 20-248/54-NCG.]

G.S.R. 1172.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment, and certain conditions of service of persons appointed to the posts of Supervisors (Technical) Grades I and II in the Posts and Telegraphs Department.

RULES

1. Short Title.—These rules may be called the Posts and Telegraphs Department [Supervisors (Technical) Grades I and II] Recruitment Rules 1959.

2. Classification and scale of pay.—The classification of the posts of Supervisors (Technical) Grades I and II in the Posts and Telegraphs Department, hereinafter referred to as the said posts and the scales of pay attached to them shall be as specified in columns 2 and 3 of the Schedule annexed hereto.

3. Recruitment etc.—The age limit, the qualifications for recruitment, the method of recruitment and other things relating to the recruitment to the said posts shall be as specified in columns 4 to 9 of the Schedule.

4. Disqualification.—No person who has more than one wife living or marrying a person having a wife living shall be eligible for appointment to any of the said posts:

Provided that the Central Government may in any exceptional case and for reasons to be recorded in writing exempt any person from the operation of this rule.

SCHEDULE

Name of the cadre	Classification whether gazetted or non-gazetted whether Ministerial or Non-Ministerial	Scale of pay	Scope of service	Method of recruitment	Age limits	Educational qualifications and experience required	Period of probation/trial, if any	Composition of Selection Board	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	
Supervisors (Technical) Grades I & II.	General Central Service, Non-gazetted and non- Ministerial.	(a) Rs. 150-7— (For Grade I). (b) Rs. 150-6— (For Grade II).	Recruited for service in a particular Mo- tor Workshop I). ment. But in the interest of service, liable to be transferred to serve anywhere in India.	185-8-125 180	By means of a competitive Trade Test from candidates nominated by the Employment Exchange and the officials of the Department who possess the required qualifications, failing which from candidates obtained by advertisement in the Press.	22-30 years on the 1st January of the year of recruitment in the case of outside candidates. No age limit for departmental candidates.	Either— (a) a degree/diploma in Mechanical Automobile Engineering from any recognised institution, & (b) practical experience in an automobile firm of repute or in a Government workshop (of two years for Grade I and of one year for Grade II posts). OR Passed Matriculation Examination or possessing an equivalent qualification with practical experience (of five years for Grade I and of three years for Grade II posts) in some factory or workshop for manufacture, repair or maintenance of internal combustion engines. Preference will be given to those who have held charge of a shop for at least a year or have	Two Years.	Selection will be made by a Board consisting of the Director of Postal Services, the Controller, P. & T. Mail Motor Service and the Manager Mail Motor Service.

worked as Service Engineers with firm dealing in internal combustion engines or equipment worked with internal combustion engines.

NOTE :—Maximum age-limit is relaxable in the case of Scheduled Castes and Scheduled Tribes candidates, displaced persons and other categories of persons in accordance with the orders issued by the Government of India from time to time.

[No. 20-248/54-NCG.]

B. G. DESHMUKH, Under Secy.

(Department of Transport)

(Roads Wing)

New Delhi, the 16th October 1959

G.S.R. 1173.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules, namely:—

PART I

1. Short title.—These Rules may be called the Central Engineering Service (Roads) of the Ministry of Transport and Communications, Department of Transport (Roads Wing), Class I, Recruitment Rules, 1959.

2. Definitions.—In these rules, unless the context otherwise requires,—

- (a) "The Commission" means the Union Public Service Commission.
- (b) "Government" means the Government of India.
- (c) "The Service" means the Central Engineering Service (Roads) of the Ministry of Transport and Communications, Department of Transport (Roads Wing), Class I. The various grades of posts included in the Service, their classification, pay scales and special conditions of Service shall be as included in Appendix IV to these rules.
- (d) "Scheduled Castes" and "Scheduled Tribes" shall have the meanings as are assigned to them by Clauses (24) and (25) respectively of Article 366 of the Constitution of India.

PART II

3. Methods of recruitment to the Service.—Recruitment to the Service shall be made by any of the following methods, namely:—

- (a) By competitive examination in India in accordance with Part III of these rules.
- (b) By promotion in accordance with Part IV of these rules.
- (c) By transfer of an officer in Government Service in accordance with Part V of these rules.

4. (a) All appointments to the Service or to posts borne on the cadre of the Service shall be made by Government.

(b) No appointment shall be made to the Service or to any post borne on the cadre of the Service by any method not specified in Rule 3.

(c) Subject to the provisions of sub-rule (b), Government shall determine the method or methods of recruitment to be employed for the purpose of filling any particular vacancies in the Service or such vacancies therein as may be required to be filled during any particular period and the number of candidates to be recruited by each method.

Provided that all recruitment by competitive examination (*wide* Part III of the Rules) shall be to the grade of Assistant Engineer Consultant, Class I, only.

(d) 66-2/3 per cent of the vacancies in the grade of Divisional Engineer Consultant, Class I, will be filled by promotion of Assistant Engineer Consultant and 33-1/3 per cent of the vacancies will be filled by selection from the cadre of Assistant Engineer, Grade I (Class II), in accordance with Part IV of the Rules and/or by transfer in accordance with Part V of the rules. If, however, sufficient number of suitable candidates are not available for promotion from the grade of Assistant Engineer Consultant and Assistant Engineer, Grade I, to the grade of Divisional Engineer Consultant, the remaining vacancies in the grade of Divisional Engineer Consultant may be filled by transfer in accordance with Part V of the Rules.

The vacancies occurring in the Administrative (Selection) grades including higher Administrative posts will be filled by selection from amongst suitable officers working in the next lower grades in the Department. In case of necessity, these may also be filled by transfer in accordance with Part V of the Rules.

5. Appointments to the Service made otherwise than by promotion/transfer will be subject to orders regarding special representation in the Services for specific sections of the people issued by the Ministry of Home Affairs from time to time.

PART III

6. Recruitment by Competitive Examination.—A competitive examination for admission to the Service shall be held in India at such times and places as may be prescribed in the Notice issued by the Commission. Every such notice will, when possible, announce the number of vacancies to be filled on the result of the examination.

7. If the examination held under this part of these Rules is a combined examination for the purpose of making appointments to more than one Service or Department, the following provisions shall apply:—

- (a) Any person may apply to be admitted as a candidate for appointment in all or any of the Services or Departments for which he is eligible. If he wishes to compete for appointment in more than one Service or Department, he shall state in his application form which Services or Departments he wishes to compete for and the order of his preference for them, and in such cases only one application form will be necessary and one payment of the fees referred to in rule 13 (and Appendix III) will be sufficient.
- (b) Government shall assign successful candidates to each Service or Department on a consideration of all circumstances including any personal preference expressed by the candidate.

8. The maximum number of candidates to be admitted to any examination may at the discretion of the Commission be limited to such number, not being less than 200, as the Commission may decide. If a limit is imposed and the number of candidates exceeds that limit, the Commission shall select from the applicants those who shall be admitted to the examination, and in doing so shall have regard to the suitability of the applicants.

9. Conditions of Eligibility

- (i) A candidate must apply to be admitted to the examination before such date, in such manner and in such form as the Commission may prescribe.
- (ii) A candidate must be either
 - (a) a citizen of India, or
 - (b) a subject of Sikkim, or
 - (c) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India, or
 - (d) a subject of Nepal or of a Portuguese or former French possession in India.

Note 1.—The appointment of candidate in categories (c) and (d) above will be subject to the issue of certificate of eligibility in their favour by the Government of India. The certificate of eligibility in respect of candidates belonging to category (c) will be valid only for a period of one year from the date of his appointment beyond which he would be retained in Service only if he has become a citizen of India. Certificates of eligibility will not, however, be necessary in the case of candidates belonging to any one of the following categories:—

- (1) Persons who migrated to India from Pakistan before the 19th July 1948, and have ordinarily been residing in India since then.
- (2) Persons who migrated to India from Pakistan after 18th July 1948, and got themselves registered as citizens within the time allowed.
- (3) Non-citizens of categories 'c' and 'd' above who entered service under the Government of India before the commencement of the Constitution, viz., 26th January, 1950 and who have continued in such service since then. Any such person who re-entered or may re-enter such service with break after the 26th January 1950, will, however, require certificate of eligibility in the usual way.

Note. 2.—A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being eventually issued in his favour by Government.

- (iii) (a) No male candidate who has more than one wife living shall be eligible for appointment to any of the Services appointments to which are made on the results of this competitive examination unless the

Government of India after being satisfied that there are special grounds for doing so, exempt any male candidate from the operation of this rule.

- (b) No female candidate who has married a person having already a wife living shall be eligible for appointment to the service unless the Government of India after being satisfied that there are special grounds for doing so, exempt any female candidate from the operation of this rule.
- (iv) Age.—On the date prescribed by the Commission in their Notice of examination issued under Rule 6, a candidate must have attained the age of 20 and must not have attained the age of 25.

Note.—The upper age limits prescribed above will be relaxable:—

- (a) Upto a maximum of five years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe.
- (b) Upto a maximum of three years if a candidate is bona fide displaced person from Pakistan or from the unliberated areas of Jammu & Kashmir.

This concession will not, however, be admissible to a candidate who has already appeared at five previous examinations.

- (c) Upto a maximum of eight years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe and is also a bona fide displaced person from Pakistan or from the unliberated areas of Jammu & Kashmir.

This concession will not, however, be admissible to a candidate who has already appeared at ten previous examinations.

- (d) Upto a maximum of three years if a candidate is a resident of the former French Settlements which have now become part of India and has been receiving his education through the medium of French.

- (e) Upto a maximum of 4 years if a candidate belongs to the Andaman & Nicobar Islands.

SAVE AS PROVIDED ABOVE THE AGE LIMITS PRESCRIBED CAN IN NO CASE BE RELAXED.

- (v) A candidate must satisfy the Commission that his character is such as to make him suitable for appointment to the Service/Department.

(vi) *Educational Qualifications:*—

A candidate must have—

- (a) obtained a degree in Engineering from a university incorporated by an Act of the Central or of a State Legislature in India; or
- (b) passed Sections A and B of the Associate Membership Examination of the Institution of Engineers (India) or have any other educational qualifications excepting a B.E. degree (Tele-Communication) awarded by Indian Universities, recognized by that institution as exempting from passing these sections; or
- (c) obtained an engineering degree of one of the universities mentioned in Appendix I under the conditions prescribed in that Appendix; or
- (d) passed the Honours Diploma examination in Civil, Mechanical or Electrical Engineering of the Loughborough College, Leicestershire, provided the candidate has passed the common preliminary examination or has been exempted therefrom.

Note 1.—In exceptional cases the Commission may treat a candidate, who has not any of the foregoing qualifications as a qualified candidate provided that he has passed examinations conducted by other institutions, the standard of which, in the opinion of the Commission, justifies his admission to the examination.

Note 2.—Candidates who have appeared at an examination the passing of which would render them eligible to appear at this examination, but have not been informed of the result, may apply for admission to the examination. Candidates who intend to appear at such a qualifying examination may also apply provided that the qualifying examination is completed before the commencement of this examination. Their applications will be accepted provisionally and they will be required to furnish proof of having passed the examination as soon as possible and in any case not later than two months after the commencement of this examination.

10. No candidate shall be admitted to the examination unless he holds a certificate of admission from the Commission.

The decision of the Commission as to the eligibility or otherwise of a candidate for admission to the competitive examination shall be final.

11. A candidate found guilty of impersonation or of submitting fabricated document or documents which have been tampered with or of making statements which are incorrect or false or suppressing material information or of using or attempting to use unfair means in the examination shall or otherwise resorting to any other irregular or improper means for obtaining admission to the examination may, in addition to rendering himself liable to a criminal prosecution, be debarred either permanently or for a specified period—

(a) by the Commission from admission to any examination or appearance at any interview held by the Commission for selection of candidates; and

(b) by the Central Government from employment under the Government.

12. No recommendations except those required in the application form shall be taken into consideration. Any attempt on the part of a candidate to obtain support for his candidature by other means may disqualify him for admission.

13. Candidates must pay such examination fees as Government may prescribe (see Appendix III). No claim for a refund of any of these fees will ordinarily be entertained, nor can they be held in reserve for any other examination or selection.

14. Examination under these Rules shall be conducted by the Commission in the manner prescribed in Appendix II.

15. (a) After every examination the Commission shall make a list of candidates in order of their merit as disclosed by the aggregate marks finally awarded to each candidate, and in that order, so many candidates upto the number of vacancies announced under Rule 6 above, as are found by the Commission to be qualified by the examination, and are considered by Government to be suitable in all other respects, shall be appointed.

(b) Appointments to vacancies to be filled by members of a particular community or communities shall be made by Government or the appointing authority as the case may be, in the order of merit of the candidates belonging to the particular community or communities, provided they have qualified in the examination and are in all respects suitable for employment in the service.

(c) Success in the examination confers no right to appointment, unless Government are satisfied, after such enquiry as may be considered necessary that the candidate is suitable in all respects for appointment to the public service.

16. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Service, and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed. Only those candidates who are likely to be considered for appointment will be physically examined.

In order to prevent disappointment, candidates are advised to have themselves examined by a Government Medical Officer of the standing of a Civil Surgeon, before applying for admission to the examination. Particulars of the nature of the medical test to which candidates will be submitted before appointment and of the standards required, can be had from the Commission.

17. (a) The selected candidates shall be appointed as Assistant Engineer Consultant on probation for two years. Their pay shall commence from the date of appointment under these rules and their service for increments, leave and pension shall count from the same date. In the event of more than one candidate being appointed, their seniority *inter se* shall be determined according to their position in the competitive examination.

(b) On the completion of the period of probation, the Assistant Engineer Consultants shall, if considered fit for permanent appointment, be confirmed in their appointments.

(c) The Government may extend the period of two years specified in sub-rule (a) above.

(d) If on the expiration of the period of probation referred to in sub-rule (a) above or of any extension thereof under sub-rule (c) above as the case may be, the Government are of opinion that an Assistant Engineer Consultant is not fit for permanent employment, or if at any time during such period of probation or extension they are satisfied that an Assistant Engineer Consultant will not be fit for permanent appointment on the expiration of such period or extension they may discharge the Assistant Engineer Consultant or pass such order as they think fit.

(e) If no action is taken by Government under sub-rule (b) or (c) or (d) of this rule, the period after the prescribed period of probation shall be treated as an engagement from month to month terminable on either side on the expiration of one calendar month's notice in writing.

18. Probationers will also be required to pass a test in Hindi before confirmation.

PART IV

19. Recruitment by promotion.—(1) Recruitment by promotion to the grade of Divisional Engineer Consultant, Class I, shall be made as indicated below:—

- (i) 66-2/3 per cent of the vacancies will be filled by promotion of officers in the grade of Assistant Engineer Consultant (Class I) who have rendered at least three years permanent/quasi-permanent or temporary service in that grade, on the recommendation of the Departmental Promotion Committee for Class I Officers by selection based on merits, in consultation with the Commission where such consultation is necessary under the Union Public Service Commission (Exemption from Consultation) Regulations.
- (ii) Vacancies up to a limit of 33-1/3 per cent will be filled by selection from among officers from the cadre of Assistant Engineer Grade I of the Central Engineering Service (Roads) of the Ministry of Transport and Communications, Department of Transport (Roads Wing), Class II, who have rendered at least five years permanent, quasi-permanent or temporary service in Class II after consultation with the Commission where such consultation is necessary under the Union Public Service Commission (Exemption from consultation) Regulations.

No officer shall have any claim to such promotion as of right.

(2) If sufficient number of officers are not available to fill the quota of either of the two categories in sub-rule (1) above, the remaining vacancies in each category will be filled either in accordance with Part V of the Rules or through the Commission.

(3) No officer shall be eligible for promotion to the Service, unless it has been satisfied that he is in every respect suitable for appointment to the Service.

(4) It shall not be necessary to consult the Commission, under sub-rule 1(ii) above in the case of any person, if the Commission had been consulted in connection with his temporary promotion to the Service.

PART V

20. Recruitment by Transfer of an officer in Government service.—The Government may, in special cases and after consulting the Commission where such consultation is necessary under the Union Public Service Commission (Exemption from Consultation) Regulations, transfer or take on deputation an officer in Government service in India to a post borne on the cadre of the Service.

Provided that it shall not be necessary to consult the Commission in regard to the selection for appointment to a post borne on the cadre of the Service of any officer in the Armed Forces of the Union or any officer who is already a member of the Central Services, Class I, or a Railway Service, Class I.

APPENDIX I

List of University degrees which will be recognised for admission to the Examination [vide Rule 9(vi)(c)].

Aberdeen—B.Sc. Engineering (Honours or Ordinary Degree).

Cambridge—Ordinary degree B.A. in Engineering provided that graduate has passed in the principal subjects, Engineering I, Engineering II and Engineering III.

Durham—B.Sc. in Marine Engineering.

Glasgow—B.Sc. in Naval Architecture (Honours or Ordinary Degree).

Note.—The above degrees will be accepted only if taken after three years' study and the passing of the regular examinations in the several Universities. The conditions as to three years' study will not, however, apply to Indians who, having taken an Indian degree which exempts them from part of the University course, shall have taken one of the above degrees in less than three years in accordance with the regulations of the University concerned.

APPENDIX II

Standard and Syllabus of the examination (vide Rule 14):

Subject	Marks
(a) Compulsory:	
(1) English (including Essay and Precis writing)	100
(2) General Knowledge	100
(3) Applied Mechanics (including Strength of Materials and Theory of Structures)	200
(4) Construction:	
Paper I	100
(i) Building Materials and Building Construction.	
(ii) Design of Structures.	
Paper II	100 200
Roads, Railways (General principles governing the design of Railways, Roads, Harbours and other works).	
(5) Surveying	100
(6) Sanitary Engineering and Water Supply	100
(7) Personality Test	300
(b) Optional:	
Any two of the following subjects:—	
(1) Prime Movers	100
(2) Hydraulics and Hydraulic Machinery	100
(3) Electrical Engineering	100
(4) Architecture and Town Planning	100
(5) Mechanical Engineering	100

Note 1.—All papers must be answered in English.

Note 2.—Candidates must write the paper in their own hand. In no circumstances will they be allowed the help of an amanuensis (scribe) to write down answers for them.

2. A candidate must produce a certificate that he has undergone satisfactory training in Surveying, including practical surveying in a College or institution recognised by the Commission for the purpose of admission to the competitive examination for the Service. The training must be equivalent to that given in the full course for a degree or diploma in Civil Engineering. The certificate must be signed by the Principal or the Head of the Department of Surveying in the College or institution.

For this purpose the Commission will ordinarily accept a certificate from any college or institution mentioned in Rule 9(vi) of the foregoing rules or from any college which is affiliated to any University mentioned in the same Rule. The Commission, however, reserve to themselves the power not to accept any certificate if they are satisfied that the practical training referred to therein falls short of the requirements of the Service, and the decision in the matter will be final.

3. The standard and syllabus of the examination will be such as the Commission shall prescribe.

4. The Commission have discretion to fix qualifying marks in any or all the subjects at the examination.

5. The Commission will summon at their discretion only those candidates whom they consider suitable for interview for the Personality Test.

6. Special attention will be paid in the Personality Test to assessing the candidates' capacity for leadership, initiative and intellectual curiosity, tact and other social qualities, mental and physical energy, powers of practical application and integrity of character.

7. From the marks assigned to candidates in each subject such deduction will be made as the Commission may consider necessary in order to secure that no credit is allowed for merely superficial knowledge.

8. Deductions upto 5 per cent of the maximum marks for the written subjects will be made for illegible handwriting.

9. Credit will be given for good English including orderly, effective and exact expression combined with due economy of words in all subjects of the examination and not only in subjects which are specially devoted to English.

APPENDIX III

(See Rule 13)

Candidates seeking admission to the examination must pay the following fees:—

(a) To the Commission:

(i) Re. 1.00 when asking for application form and connected documents. This amount should be paid to the Commission by Money Order. Local candidates, however, may pay cash at the counter. The Commission will not accept payment made otherwise.

(ii) Rs. 81.50 (Rs. 19.62 in the case of candidates belonging to Schedule Castes and Schedule Tribes) with the completed application form.

This amount should be paid by means of Treasury Receipt or CROSSED Indian Postal Orders payable to Secretary, Union Public Service Commission. The Commission will not accept payment made otherwise.

(b) To the Medical Board:

Rs. 16.00 before examination by a Medical Board, if selected for appointment. This amount should be paid in cash to the Medical Board concerned at the time of the Medical Examination.

2. Once an application has been considered by the Commission and the decision communicated to the candidate, no claim from the candidate for a refund of the fee paid by him to the Commission will ordinarily be entertained nor can this fee be held in reserve for any other examination or selection. If, however, a candidate is not admitted to the examination by the Commission, a refund of Rs. 75.00 (Rs. 18.75 in the case of candidates belonging to Scheduled Castes and Scheduled Tribes) will be made to him.

3. The Commission may at their discretion remit the prescribed fee where they are satisfied that the applicant is a bona fide displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir and is not in a position to pay the prescribed fee. The fee of Re. 1.00, however, must be paid even by a displaced person when asking the Commission for form and this amount will be refundable to him, if on receipt of his application, his claim to be a displaced person is accepted by the Commission and his fee is remitted.

APPENDIX IV

Brief particulars regarding Central Engineering Service (Roads) of the Ministry of Transport and Communications, Department of Transport (Roads Wing)

1. Persons recruited to the Service under Part III of the Rules shall be on probation for a period of at least two years and they will receive pay in the time scale of Rs. 350—350—380—380—30—590—E.B.—30—770—40—850. On completion, of the probationary period if they are considered fit for permanent appointment, they will be confirmed as Assistant Engineer Consultant if permanent vacancies are available.

2. The Central Engineering Service (Roads) of the Ministry of Transport and Communications, Department of Transport (Roads Wing), Class I, comprises of a number of posts as follows:—

Designation of posts	Scale of pay
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I. Junior Class I Posts

Assistant Engineer Consultant	Rs. 350-350-380-380-30-590-EB-30-770-40-850.
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II. Senior Class I (Selection) Posts

Divisional Engineer Consultant	Rs. 600-40-1000-1000-1050-1050-1100-1100-1150.
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III. Administrative (Selection) Class I Posts

Planning Officer	Rs. 1300- 60-1600
Deputy Bridges Officer	Rs. 1300- 60-1600
Deputy Standards Officer	Rs. 1300- 60-1600
Deputy Materials and Plant Officer	Rs. 1300- 60-1600
Senior Planning Officer	Rs. 1600-100-1800
Deputy Consulting Engineer (Roads)	Rs. 1600-100-1800

Posts carrying the same scales of pay are inter-changeable except that of Deputy Materials and Plant Officer.

IV. Higher Administrative (Selection) Class I Posts

Additional Consulting Engineer (Bridges)	Rs. 1800-100-2000
Additional Consulting Engineer (Roads)	Rs. 1800-100-2000
Consulting Engineer (Road Development)	

The prescribed scale for this post is still under consideration. It will be inserted as soon as finalised.

[No. A-1(18)/55.]

H. P. SINHA,
Consulting Engineer (Road Development) & Jt. Secy.

MINISTRY OF HEALTH

New Delhi, the 1st October 1959

G.S.R. 1174.—In exercise of the powers conferred by sub-section (1) of section 56 of the Delhi Development Act, 1957 (61 of 1957), read with clause (r) of sub-section (2) of that section, the Central Government hereby makes the following

amendment in the Delhi Development (Grant of Allowance to non-official members of the Advisory Council) Rules, 1959, namely:—

In the said rules, rule 3 shall be renumbered as sub-rule (1) thereof, and after sub-rule (1) as so renumbered, the following sub-rule shall be inserted, namely:—

“(2) Allowances payable under sub-rule (1) shall be paid to a non-official member in respect of every meeting attended by him whether before or after the commencement of these rules.”

[No. F. 12-197/59-LSG.]

A. P. MATHUR, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 13th October 1959

G.S.R. 1175.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment of persons to the posts of sorters in the Directorate of Economics and Statistics in the Department of Agriculture of the Ministry of Food and Agriculture, namely:—

1. *Short title.*—These rules may be called the Directorate of Economics and Statistics (Sorters) Recruitment Rules, 1959.

2. *Application.*—These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. *Number, classification and scale of pay.*—The number of posts, classification of the said posts and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said schedule.

4. *Method of Recruitment, age limit and other qualifications.*—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid; provided that no male candidate who has more than one wife living and no female candidate who has married a person having already a wife living shall be eligible for recruitment, unless the Central Government after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this condition.

Recruitment rules for the post of sorters in the Directorate of Economics and Statistics, (Ministry of Food and Agriculture)

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of rectt. whether by direct rectt. or by promotion or transfer and percentage of the vacancies to be filled by various methods	In case of rectt. by promotion transfer, grade from which promotion to be made	If a Departmental Promotion Committee exists, what is its composition
I	2	3	4	5	6	7	8	9	10	11	12
Rs.											
Sorter	Two	General Central Service Class III Non-Gazetted (Non-Ministerial)	60—5/2—75	..	Below 25 years. Relaxable in case of Scheduled Castes and Scheduled Tribes candidates, Displaced persons and other special categories in accordance with the general orders issued	<i>Essential :</i> Matriculation or equivalent of a recognised University or Board. <i>Desirable :</i> Elementary knowledge of punched Cards mechanical tabulating system.	Two years	Direct recruitment by the Directorate of Economics and Statistics.	Departmental Promotion Committee for Class III posts in the Directorate.		

I	2	3	4	5	6	7	8	9	10	II	12
from time to time by the Government of India.											

Duties:—

- (a) To sort periodical reports and returns in respect of foodgrains prices, stocks, despatches and arrivals, sales and purchases, received from various marketing centres in the country and to prepare them for mechanical processing.
- (b) Stamping and dating the above mentioned reports.
- (c) Doing simple codification of the above mentioned reports.
- (d) To match machine sheets with the relevant original reports and returns and connected punched cards.

[No. 9-118/59-C(E).]

B. R. KAPOOR, Under Secy.

(Department of Food)

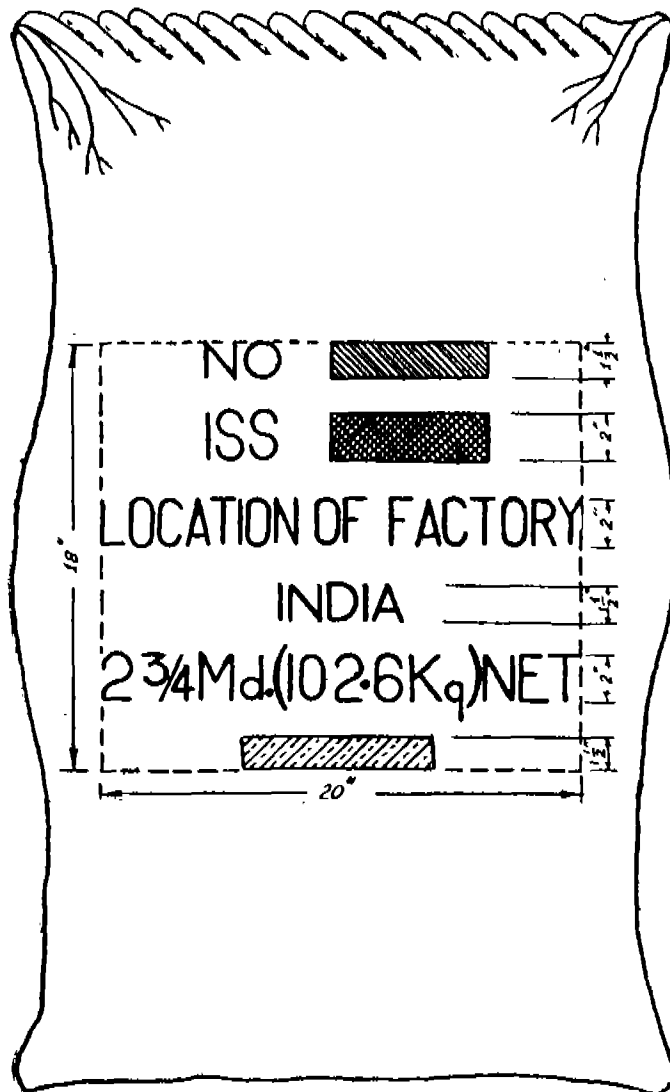
New Delhi, the 17th October 1959

G.S.R. 1176.—Ess.Com/Sugar.—In exercise of the powers conferred by clause 7 of the Sugar (Control) Order, 1955, the Central Government hereby directs that unless otherwise permitted by the Central Government,

- (a) all sugar manufactured by vacuum pan process with effect from 1959-60 season shall be sold by a producer packed in new A Twill jute bags, each bag being 44" long 26 $\frac{1}{2}$ " wide and weighing 2 $\frac{1}{2}$ /8 lbs.
- (b) each such bag shall contain 2 maunds and 30 seers (102 $\frac{1}{2}$ Kilograms) (a maund being of 82 $\frac{1}{2}$ /7 lbs.) or, alternatively 100 Kilograms (2 maunds 27 $\frac{1}{2}$ seers) sugar nett. The first alternative shall continue for a period of 2 years with effect from the 1st November, 1959.
- (c) each such bag shall bear on it the name of the place where the producer carries on the business of manufacturing sugar by vacuum pan process, the quality of sugar at the time of delivery in terms of the Indian Sugar Standards in force at the time of manufacture, the quantitative contents of the bag, and the season of production of the sugar contained therein and that each bag containing sugar manufactured at the following vacuum pan sugar factories shall also bear, after the name of place of manufacture, the words as shown against each:—
 - (i) Maheshwari Khetan Sugar Mills (Private) Ltd., Ramkola (U.P.)—(M.K.).
 - (ii) Raza Sugar Co. Ltd., Rampur (U.P.)—(Raza)
 - (iii) Buland Sugar Co. Ltd., Rampur (U.P.)—(Buland).
 - (iv) Sree Vijay Lakshmi Sugar Mills, Tanuku (Andhra Pradesh)—(V.L.)
 - (v) The Andhra Sugars Ltd., Tanuku (Andhra Pradesh)—(Andhra).
- (d) the lay out of the marking shall resemble the lay out set out in the Schedule attached hereto.
- (e) No particulars other than those indicated in the lay out prescribed under clause (d) shall be marked on any such bag.

SCHEDULE

STANDARD LAY-OUT FOR MARKING ON SUGAR BAGS

SIZE OF BAG = $44 \times 26 \frac{1}{2}$ "

Note:-

1. THE MATTER IN SHADED RECTANGLES WILL HAVE TO BE MARKED AS REQUIRED. THE REST CAN BE GOT PRINTED BEFORE HAND.
2. EACH BAG MAY ALTERNATIVELY CONTAIN 100 Kg. (2 Md 27-17 Sp) NET SUGAR.

REFERENCES

SERIAL OR LOT NUMBER



QUALITY IN TERMS OF INDIAN SUGAR STANDARDS



SEASON OF PRODUCTION

ORDER

New Delhi, the 14th October 1959

G.S.R. 1177/Ess.Com./Press-mud.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment to the Sugarcane Press-mud (Control) Order, 1959, namely:—

For sub-clause (2) of clause 3 of the said Order, the following sub-clause shall be substituted, namely:—

“(2) If a producer of sugar is unable to sell his press-mud during the sugarcane crushing season in accordance with sub-clause (1), he may sell the press-mud after the crushing season for non-manurial purposes after obtaining a permit under clause 4.

[No. 15-1/59-SV.]

AMEER RAZA, Jt. Secy.

(Department of Food)

ORDER

New Delhi, the 19th October 1959

G.S.R. 1178.—In exercise of the powers conferred by section 19 of the Rice-Milling Industry (Regulation) Act, 1958 (21 of 1958), the Central Government hereby directs that the powers exercisable by it under section 10 of the said Act in relation to the rice mills in the State of West Bengal, shall be exercisable also by the Director of Food, West Bengal.

[No. 209(2)(WB)/359/59-PY.II.]

S. N. BHALLA, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 15th October 1959

G.S.R. 1179.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890), read with the notification of the Government of India, in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby make the following amendments in the General Rules for all open lines of railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In Part I of the rules.—

I. In Chapter I.—

(1) after definition (21) of rule 1, the following definitions shall be inserted, namely:—

(a) “(21A). “Intermediate Block Signalling” is an arrangement of signalling on double line in which a long block section is split up into two portions each constituting a separate block section, by providing Intermediate Block Signals without a Block Hut which are operated and controlled by the Block Station in rear. Under this system, track circuiting is provided from the last Stop Signal of the station in rear to an adequate distance beyond the Intermediate Block Stop Signal.”;

(b) “(21B). “Intermediate Block Stop Signal” means the ‘Home’ of the Intermediate Block Post and has ‘IBH’ marker which shall be a white circular disc, with letters ‘IBH’ painted in black on it, fixed to the signal post just below the signal.”;

(2) In clause (b) of rule 2, after the definition of 'Class C Stations' the following paragraph shall be inserted, namely:—

"Intermediate Block Post on a double line is a 'C' class station remotely controlled by the Station Master of the Block Station in rear."

The Intermediate Block Post shall be provided only with the sanction of the Railway Board.",

II. In Chapter II,—

(1) for rule 6, the following rule shall be substituted, namely:—

"6. Use of Semaphore Stop Signals and Warner/Distant signals.—

(a) Unless approved special instructions are issued to the contrary, all Railways shall be equipped with Semaphore or Colour Light Signals, which shall be either Stop Signals or Warner or Distant Signals.

(b) Semaphore signals may be either Lower Quadrant or Upper Quadrant."

(2) after clause (c) of rule 7, the following 'Note' shall be inserted, namely:—

"Note.—The indications of the Colour Light Stop Signals both by day and by night shall be the same as the night indications of the Semaphore Signals described above."

(3) for the 'Note' appearing after clause (d) of rule 7A, the following 'Note' shall be substituted, namely:—

"Note.—The indications of the Colour Light Stop Signals both by day and by night shall be the same as the night indications of the Semaphore Signals described above".

(4) after sub-clause (iii) of clause (b) of rule 8, the following 'Note' shall be inserted, namely:—

"Note.—The indications of the Colour Light Stop Signals both by day and by night shall be the same as the night indications of the Semaphore Signals described above."

(5) for the 'Note' appearing after clause (c) of rule 8A, the following 'Note' shall be substituted, namely:—

"Note.—The indications of the Colour Light Stop Signals both by day and by night shall be the same as the night indications of the Semaphore Signals described above."

(6) for the words and figure appearing in brackets after clause (b) of rule 53, the following words, figures and brackets shall be substituted, namely:—

"[For procedure permissible in case of a defective Advanced Starter, see rule 56, and in case of a defective Home Signal of an Intermediate Block Post, see clause (c) of rule 54.]"

(7) after clause (b) of rule 54, the following clause (c) shall be inserted, namely:—

"(c) In the case of a Home Signal of an Intermediate Block Post becoming defective, hand signals may be dispensed with and the train passed in accordance with the instructions issued by the authorised officer."

(8) after clause (b) of rule 58, the following clause (c) shall be inserted, namely:—

"(c) If the Warner of the Intermediate Block Post is defective and cannot be kept in the 'ON' position, the Intermediate Block Post Home Signal shall be treated as defective and action taken as per clause (c) of rule 54 until it is put back to 'ON' position by the authorised staff."

(9) In rule 83, after the words 'a station' and before the words 'or junction' the following words shall be inserted, namely:—

"or an Intermediate Block Post".

III. In chapter XVII,—

(1) after sub-clause (c) of clause (ii) of rule 322, the following sub-para shall be inserted, namely:—

“in the case of Intermediate Block Posts, Visual Indicators are provided only at the Block Station in rear and are not provided at the Intermediate Block Post”.

(2) In rule 339, the existing clause (b) shall be renumbered as clause (c) and the following shall be inserted as clause (b), namely:—

“(b) If the Block Instrument provided at the station on either side of an Intermediate Block Post or the track circuiting provided beyond the Last Stop Signal fails, the Intermediate Block Post Home Signal will be treated as defective and the section between the stations on either side of the Intermediate Block Post will be treated as one Block Section.”

[No. 59-TT/V/29/25.]

New Delhi, the 16th October 1959

G.S.R. 1180.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890), read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated 24th March, 1905, the Railway Board hereby make the following amendments in the General Rules for all open lines of railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In Chapter III of Part I of the said rules, to rule 147, the following paragraph shall be added, namely:—

“The Driver shall not however, trust entirely to the signals but shall always be vigilant and cautious.”

[No. 59-TT/V/29/10.]

R. E. de Sa, Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

CORRIGENDUM

New Delhi, the 19th October 1959

G.S.R. 1181.—In the Notification of the Government of India in the Ministry of Works, Housing and Supply No. S&PII-3(1)-Exp/58 dated the 10th July, 1959, published at pages 1018-1023 of Part II—Section 3(i) of the Gazette of India dated the 18th July, 1959, as G.S.R. 834, in the Table showing distances, under column 7, for figure '5530' read figure '3530'.

[No. S&PII-3(1)-Exp/58.]

M. N. KALE, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 19th October 1959

G.S.R. 1182.—In exercise of the powers conferred by section 38 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following further amendments to the Industrial Disputes (Central) Rules, 1957, the same having been previously published as required by sub-section (1) of the said section, namely:—

AMENDMENTS

In the said rules, for clause (g) of rule 2, the following clause shall be substituted, namely:—

“(g) With reference to clause (g) of section 2, it is hereby prescribed that—

(i) in relation to an industry, not being an industry referred to in sub-clause (ii), carried on by or under the authority of a Department of the

Central or a State Government, the officer in charge of the industrial establishment shall be the 'employer' in respect of that establishment; and

- (ii) in relation to an industry concerning railways, carried on by or under the authority of a Department of the Central Government,—
 - (a) in the case of establishments of a Zonal Railway, the General Manager of that Railway shall be the 'employer' in respect of regular railway servants other than casual labour;
 - (b) in the case of an establishment independent of a Zonal Railway, the officer in charge of the establishment shall be the 'employer' in respect of regular railway servants other than casual labour; and
 - (c) the District Officer in charge or the Divisional Personnel Officer or the Personnel Officer shall be the 'employer' in respect of casual labour employed on a Zonal Railway or any other railway establishment independent of a Zonal Railway."

[No. LRI.1(27)/59-IDR-Am.X.]

A. L. HANDA, Under Secy.